

July 6, 2000

President Federal Home Loan Bank

RE: Proposal to Acquire Federal Housing Administration Loans (2000-APP-05)

Dear Mr. :

The Federal Home Loan Bank (FHLBank) submitted a proposal dated March 24, 2000, and a further electronic memorandum dated April 4, 2000, to acquire Federal Housing Administration (FHA) loans (Program) pursuant to the authority of Resolution Number 99-50 (Resolution) and the Terms and Conditions for Approval, Establishment, and Operation of FHLBank Single-Family Member Mortgage Assets (MMA) Programs (Terms and Conditions), both of which were approved by the Board of Directors of the Federal Housing Finance Board (Finance Board) on October 4, 1999.

Per the proposal, the FHLBank will purchase FHA-insured single-family mortgage loans from members. The credit risk of the FHLBank is covered by the FHA insurance, by the members' agreement to repurchase loans under certain conditions and by the members' contractual agreement to absorb unreimbursed servicing costs.

The FHLBank is hereby authorized to offer the Program to its members pursuant to the Resolution and subject to the Terms and Conditions incorporated therein. While these Terms and Conditions include a \$9 billion System-wide cap on MMA, and such cap has been exceeded, the Finance Board has issued a no-action letter stating that Finance Board staff will not take supervisory action against any Bank as a consequence of such FHLBank, prior to July 15, 2000, acquiring MMA that would cause aggregate MAA held by the Banks to exceed the System-wide cap (see 2000-NAL-07).

If at any point in the future, the FHLBank intends to change any aspect of Program operations from the terms approved hereby, the FHLBank must submit a revised application to Finance Board staff for approval. If you have any questions, please feel free to contact me at (202) 408-2890.

Sincerely,

/s/ William W. Ginsberg

William W. Ginsberg Managing Director

cc: Board of Directors of the Finance Board